B 210A (Form 210A) (12/09)

UNITED STATES BANKRUPTCY COURT

Southern District Of New York

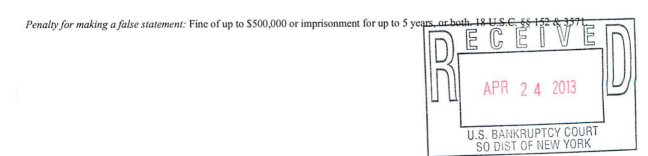
In re Lehman Brothers Holdings Inc., et al.

Case No. 08-13555 (JMP)

PARTIAL TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

CHENAVARI FINANCIAL ADVISOR Name of Transferee	EFG BANK AG Name of Transferor								
Name and Address where notices to tr should be sent:	Court Claim # (if known): 55837 Total Amount of Claim Filed:\$57,588,321 Date Claim Filed: October 29, 2009								
Guilhem Goyard Managing Director 14 Grosvenor Crescent London SW1X 7EE UNITED KINGDOM	Amount of Claim Transferred: \$484,648.72 (with respect to ISIN XS0229584296 which represents 100% of the Proposed Allowed Claim Amount with respect to ISIN XS0229584296 in the Proof of Claim #55837)								
Phone: +44-207-259-3611 Email: Guilhem.goyard@chenavari.com									
(*** Details of ISIN	I/CUSIP's XS033	8492571 in PoC #55837 ***)						
ISIN EUR Number bond amt • XS0338492571 EUR320,000	US\$ original claim amt. US\$ 487,627	US\$ allowed claim amt. US\$ 484,648.72	Blocking Reference <u>Number</u> CA67444						
Name and Address where transferee payments should be sent (if different from above):									
I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief. By Gui Goyard Date: April 23, 2013									
Djouroojara		· ,							



Form 210B (12/09)

EFG BANK AG

Name of Alleged Transferor

United States Bankruptcy Court

Southern District Of New York

In re Lehman Brothers Holdings Inc., et al.

Case No. 08-13555 (JMP)

CHENAVARI FINANCIAL ADVISORS LTD

Name of Transferee

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. 55837 was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of that claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on April 23, 2013.

Address of Alleged Transferor:	Address of Transferee:							
	14 Grosvenor Crescent London SW1X 7EE UNITED KINGDOM							
~DEADLINE TO OBJECT TO TRANSFER~. The alleged transferor of the claim is hereby notified that objections must be filed with the court within twenty-one (21) days of the mailing of this notice. If no objection is timely received by the court, the transferee will be substituted as the original claimant without further order of the court.								
Date:	CLERK OF THE COURT							

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

TO: THE DEBTOR AND THE BANKRUPTCY COURT

- For value received, the adequacy and sufficiency of which are hereby acknowledged, EFG Bank AG ("Seller") hereby unconditionally and irrevocably sells, transfers and assigns to Chenavari Financial Advisors Ltd (the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) an undivided interest, to the extent of the claim amount specified in Schedule 1 attached hereto (the "Purchased Claim"), in Seller's right, title and interest in and to Proof of Claim Number 55837 filed by or on behalf of Seller (the "Proof of Claim") against Lehman Brothers Holdings, Inc., debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights, title and benefits of Seller and any prior seller relating to the Purchased Claim, including without limitation (i) any right to receive cash, securities, instruments, principal, interest, damages, penalties, fees or any other property, which may be paid or distributed with respect to the Purchased Claim (including for clarity, all amounts distributed on or after the trade date of April 19th 2013 (the "Trade Date") whether or not the Trade Date is before, on or after any record date with respect to an amount) or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Claim, whether under a plan of reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Claim, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to or evidencing the Purchased Claim, and (iv) any and all of Seller's right, title and interest in, to and under the transfer agreements, if any, under which Seller or any prior seller acquired the rights and obligations underlying or constituting a part of the Purchased Claim, but only to the extent related to the Purchased Claim, and any and all of Seller's right, title and interest in, to and under any right or remedy of Seller or any prior seller against any prior seller in respect of the Purchased Claim, (c) the security or securities (any such security, a "Purchased Security") relating to the Purchased Claim and specified in Schedule 1 attached hereto, and (d) any and all rights, remedies, claims and causes of actions regarding any of the foregoing; (e) any and all proceeds of any of the foregoing (collectively, as described in clauses (a), (b), (c), (d) and (e), the "Transferred Claims").
 - Seller hereby represents and warrants to Purchaser that: (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Lehman Program Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17, 2009; (c) Seller owns and has good legal and marketable title to the Transferred Claims, free and clear of any and all liens, claims, objections, set-off rights, security interests, participations, factoring agreements or encumbrances created or incurred by Seller or against Seller; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer of Claim; (e) the Proof of Claim includes the Purchased Claim specified in Schedule 1 attached hereto; (f) the Seller has not engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will give rise to any setoff, defense or counterclaim or that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other unsecured claims with the same ISINs as in Schedule 1 that are not entitled to priority under the Bankruptcy Code and are not subordinated; (g) the Allowed Amount of Claim Transferred to Purchaser, as referred to in Schedule 1, are those amounts set forth in Schedule 1; (h) other than with respect (i) to the sum of US\$ 17,492.08 received by Seller, as a Class 5 Distribution (as defined in the Debtors' Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and its Affiliated Debtors, dated December 5, 2011 (the "Plan")) under the Plan, on or about April 17, 2012 in connection with the initial Distribution (as defined in the Plan), and (ii) to the sum of US\$ 11,804.00 received by Seller, as a Class 5 Distribution under the Plan, on or about October 1, 2012 in connection with a subsequent Distribution under the Plan, and (iii) to the sum of US\$ 14,909.32 received by Seller, as a Class 5 Distribution under the Plan, on or about April 4, 2013 in connection with a further subsequent Distribution under the Plan, no distributions payments or proceeds of any kind have been received by or on behalf of the Seller or any third party on behalf of the Seller, in full or partial satisfaction of, or in connection with the Transferred Claims; and (i)

U.S. BANKRUPTCY COURT SO DIST OF NEW YORK



the Revised Notice of Proposed Allowed Claim Amount, dated 22 December 2011 ("Notice") for the Proof of Claim provided to Purchaser is true and correct, and there have been no revisions thereto, and no action was undertaken by Seller with respect to the Notice.

- 3. Seller hereby waives any objection to the transfer of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives, with respect only to the Transferred Claims, to the fullest extent permitted by law any notice or right to receive notice of a hearing with respect to such transfer pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. within three (3) business days of the date of this Agreement. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole owner and holder of the Transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Purchaser.
- 4. All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein. Purchaser shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller hereby agrees to indemnify, defend and hold Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, reasonable attorneys' fees and expenses, that result from Seller's breach of its representations, warranties, covenants and agreements made herein.
- 5. Seller shall promptly (but in any event on no later than the third (3rd) business day (following receipt) remit any notices, correspondence, payments, distributions or proceeds received by Seller in respect of the Transferred Claims to Purchaser. Seller has transferred, or shall transfer as soon as practicable after the date hereof, (but in any event on no later than the third (3rd) business day following the date hereof), to Purchaser each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer supplements and does not supersede any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security.
- 6. Each of Seller and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered (including, on Seller's part, causing any prior seller to execute or deliver), all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions (including, on Seller's part, causing any prior seller to deliver distributions and proceeds received by any prior seller and to act) and other actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer, including, without limitation, cooperating to ensure the timely and accurate filing of any amendment to the Proof of Claim.
- Seller agrees that all distributions, amounts, proceeds, assets, cash and other property received by Seller or any prior seller on or after the Trade Date (whether or not such Trade Date is before, on or after any record date for such amounts, and including the initial Distribution from issuer Lehman Brothers Treasury Co. B.V.) are for the account of Purchaser, and at the election of the Purchaser, (i) the Purchaser may net, setoff and reduce the purchase price payable by it and any other amounts owed by it in respect of the Transferred Claims against the distributions, assets, cash, property and amounts payable by Seller to it in respect of distributions, assets, cash, property and amounts received by Seller or any prior seller on and after the Trade Date, or (ii) the Seller shall pay such amounts received by the Seller or any prior seller on or prior to the date of this Agreement and on and after the Trade Date in respect of the Transferred Claims to the account information provided to it by Purchaser on the date of this Agreement.
- 8. Seller's and Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the

jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.

9. The parties acknowledge that settlement shall be made on delivery of the Transferred Claim and the Securities versus payment basis through Euroclear or Clearstream. For the avoidance of doubt, the parties acknowledge and agree that the transfer contemplated hereby shall not occur unless and until the Purchaser shall have paid the purchase price in full.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed this 19th day of April, 2013.

(SELLER) EFG Bank AG	(PURCHASER) CHENAVARI FINANCIAL ADVISORS LTD
By:	By: Mikael HAULION Name: Title: MD
24 Quai du Seujet CH-1211 Geneva 2 SWITZERLAND	14 Grosvenor Crescent London SW1X 7EE UNITED KINGDOM
By: N.PJ Name 12 Portman T. Flu: First Via Pr Zind, 23.4.20.	18 deat
OLIVIER MACE FVP	
May 23, 4, 2013	

08-13555-mg Doc 36868 Filed 04/24/13 Entered 04/25/13 15:03:19 Main Document Pg 6 of 17

Schedule 1

Transferred Claims

Purchased Claims

0.84674634% of the original Proof of Claim # 55837 filed on October 29, 2009 by the Seller, represented by tthe Securities/ISIN below and equalling US\$ 487,627 of the total original Proof of Claim amount of US\$ 57,588,321.

Pursuant to the Notice of Proposed Claim Amount dated December 22, 2011, the Securities/ISIN below represented US\$ 484,648.72, specifically:

Allowed Amount of US\$ 484,648.72 for ISIN/CUSIP XS0229584296

Lehman Programs Securities to which Transfer Relates

Description of Security	ISIN/CUSIP	Blocking Number	Issuer	Guarantor	Principal/ Notional Amount	Accrued Amount (as of Proof of Claim Filing Date)	Total USS Claimed Amount (as of Proof of Claim Filing Date)	Maturity	Allowed Amount of Claim Transferred To Purchaser
Issue of EUR233,819,000 of 30YNC5Y Steepener Notes due October 2035		CA67444	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR320,000 (US\$ 455,776 at EUR/USD fx of 1.4243)	EUR22,362 (US\$ 31,851 at EUR/USD fx of 1.4243)	US\$ 487,627	October 5, 2035	US\$ 484,648.72



Lehman Brothers	Holdings Claims Procestcy Solutions, LLC . Box 5076	en District of New York ssing Center	LEHMAN SEC PRO	LEHMAN SECURITIES PROGRAMS PROOF OF CLAIM			
In Re: Lehman Brothers Debtors.	Holdings Inc., et al.,	Chapter 11 Case No. 08-13555 (JMP) (Jointly Administered)	Lehman Bro	Southern District of New York thers Holdings Inc., Et Al. 1-13555 (JMP) 0000055837			
based on Lehn http://www.lel	nan Programs Secur nman-docket.com as	s of July 17, 2009					
Creditor) EFG Bahr P.O. 8027 Swit	s of Creditor: (and name Bank AG nhofstrasse 16 Box 2255 2 Zurich zerland : Isabel Faragalli		ald be sent if different from Greenberg Traurig LLP 200 Park Avenue New York, NY 10166 Attn: Maria DiConza Telephone number: (212) 801-1278 Email: diconzam@gtlaw.com	Check this box to indicate that this claim amends a previously filed claim. Court Claim Number: (If known) Filed on:			
(Same as above)		be sent (if different from above	,	Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.			
1. Provide the to Programs Securitiand whether such dollars, using the you may attach a Amount of Claim Check this box 2. Provide the 1 this claim with reswhich this claim r International Security S	tal amount of your claim les as of September 15, 2 claim matured or became exchange rate as applicate schedule with the claim les See Exhibit A to a fit the amount of claim international Securities I depect to more than one Lelates. Leurities Identification Numerials a "Blocking Number") tholder (i.e. the bank, br	2008, whether you owned the Le te fixed or liquidated before or a bile on September 15, 2008. If y amounts for each Lehman Progr Attachment to Proof of Claim includes interest or other charge dentification Number (ISIN) for chman Programs Security, you when the company of th	ccurities. Your claim amount must be behman Programs Securities on Septem after September 15, 2008. The claim ou are filing this claim with respect trams Security to which this claim relates in addition to the principal amount each Lehman Programs Security to may attach a schedule with the ISINs. A to Attachment to Proof of Claim ctronic Reference Number, or other curity for which you are filing a claim and securities on your health. If you she will be the securities on your health.	due on the Lehman Programs Securities. which this claim relates. If you are filing a for the Lehman Programs Securities to (Required) depository blocking reference number, as You must acquire a Blocking Number are filing this claim with proceeds.			
Clearstream Ban number:		uroclear Bank Electronic Inst	ruction Reference Number and or	Programs Security to which this claim other depository blocking reference			
accountholder (i.e numbers. Accountholders I	ciaim. You must acquii the bank, broker or oth Euroclear Bank, Clears	ar Bank or other depository partice the relevant Clearstream Bank er entity that holds such securiti	icipant account number related to you	or Lehman Programs Securities for which participant account number from your resonal account their personal account			
	am # 32441		quired)				
consent to, and are disclose your iden reconciling claims	e deemed to have author tity and holdings of Leh and distributions.	eam Bank or Other Depository ized, Euroclear Bank, Clearstrea man Programs Securities to the	am Bank or other depository to Debtors for the purpose of	OCT 2 9 2009			
10/38/09	of the creditor or other number if different from any.	person authorized to file this cla n the notice address above. Attai	ign and print name and title, if any, im and state address and telephone ch copy of power of attorney, if	EPIQ BANKRUPTCY SOLUTIONS, LLC			
Penalty)	or presenting fraudulen	t etaim: Fine of up to \$500,000	or imprisonment for up to 5 years, or	r both. 18 U.S.C. §§ 152 and 3571			

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The questions on the Proof of Claim form include instructions for completing each question. The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

Date and Signature:

The person filing this proof of claim must sign and date it. FRBP 9011. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. Attach a complete copy of any power of attorney. Criminal penalties apply for making a false statement on a proof of claim.

DEFINITIONS

Debtor

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

Creditor

A creditor is the person, corporation, or other entity owed a aebt by the debtor on the date of the bankruptcy

filing.

Claim

A claim is the creditor's right to receive payment on a debt that was owed by the debtor on the date of the bankruptcy filing. See 11 U.S.C. §101 (5). A claim may be secured or unsecured, reduced to judgment or not, liquidated or unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal or equitable

Proof of Claim

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the Claims Agent at the following address:

Lehman Brothers Holdings Claims Processing c/o Epiq Bankruptcy Solutions, LLC FDR Station, PO Box 5076 New York, NY 10150- 5076

Lehman Programs Security
Any security included on the list designated
"Lehman Programs Securities" available on
http://www.lehman-docket.com as of July 17,
2009

INFORMATION

Acknowledgment of Filing of Claim
To receive acknowledgment of your filing, you
may either enclose a stamped self-addressed
envelope and a copy of this proof of claim, or you
may access the Claims Agent's system
(http://www.lehman-docket.com) to view your
filed proof of claim.

Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim. any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy court.

NY239,874,361v1



EFG Bank Bahnhofstrasse 16 / P.O. Box 2255 8022 Zurich / Switzerland +41 44 226 17 17 Telephone Facsimile +41 44 226 17 26 www.efgbank.com

POWER OF ATTORNEY

In connection with the filing of claims against Lehman Brothers Holdings Inc. in accordance with the Order Pursuant to Section 502(b)(9) of the Bankruptcy Code and Bankruptcy Rule 3003(c)(3) Establishing the Deadline for Filing Proofs of Claim, Approving the Form and Manner of Notice Thereof and Approving the Proof of Claim Form entered by the United States Bankruptcy Court for the Southern District of New York (the "Lehman Bar Date Order"), EFG Bank AG, Zurich (the "Company") hereby appoints Maria DiConza from Greenberg Traurig, LLP (the "Attorney"; which expression shall include any substitute attorney appointed hereunder) to act as our true and lawful attorney-in-fact with power to:

- Sign and submit the claims filed pursuant to the Lehman Bar Date Order registered in (i) the name of EFG Bank AG and EFG Bank, Hong Kong Branch; and
- to do all other acts and things and sign all other documents which may be required or which the Attorney reasonably considers necessary or desirable in connection with the Lehman Bar Date Order.

The Attorney may at any time appoint one or more persons to act as a substitute attorney for the Company in his place with power to exercise all or any of the powers conferred on the Attorney by this Power of Attorney other than the power to appoint a substitute attorney. Any such appointment of a substitute attorney may be revoked by the Attorney at any time.

The authority conferred on the Attorney by this Power of Attorney shall terminate on 3 November 2009.

This Power of Attorney is governed by, and shall be construed in accordance with the laws of Switzerland under the exclusion of conflict-of-laws rules.

27 October 2009

EFG Bank AG

for Eq

Name: Fred Link Title: Seneral Counsel

Name: Isabel Faragalli
Title: First Vice President

ATTACHMENT TO PROOF OF CLAIM OF EFG BANK AG IN THE CHAPTER 11 CASES OF LEHMAN BROTHERS HOLDINGS, INC.

A. Introduction

- 1. On September 15, 2008 (the "Petition Date"), Lehman Brothers Holdings Inc. ("LBHI") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code"), in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"). Subsequently, eighteen (18) additional affiliates of LBHI (together with LBHI, the "Debtors") filed voluntary petitions for relief in the Bankruptcy Court. These cases are being jointly administered for procedural purposes before Judge James M. Peck as Case No. 08-13555.
- 2. On July 2, 2009, the Bankruptcy Court entered an Order Pursuant to Section 502(b)(9) of the Bankruptcy Code and Bankruptcy Rule 3003(c)(3) Establishing the Deadline for Filing Proofs of Claim, Approving the Form and Manner of Notice Thereof and Approving the Proof of Claim Form (the "Bar Date Order") (Docket No. 4271). The Bar Date Order, among other things, established November 2, 2009, at 5:00 p.m. (prevailing Eastern Time) (the "Securities Program Bar Date") as the last date and time for each person or entity to file a proof of claim based on securities issued by the Debtors or one of the Debtors' affiliates outside of the United States, which is identified on http://www.lehman-docket.com under the heading "Lehman Program Securities" (each, a "Lehman Program Security" and collectively, the "Lehman Program Securities"). In accordance with the requirements relating to Lehman Program Securities under the Bar Date Order, EFG Bank AG (the "Claimant") hereby files this Lehman Program Security Proof of Claim.

B. Claim Arising Under Lehman Program Securities

- 3. The Claimant is the holder or authorized representative of the holder of Lehman Program Securities. The International Securities Identification Number ("ISIN") identifying each Lehman Program Security, along with the respective Euroclear electronic instruction reference number or Clearstream blocking reference number or other depository blocking reference number is detailed on the spreadsheet attached hereto as **Exhibit A**.
- 4. The Claimant asserts a claim (the "Claim") for each Lehman Program Security in the aggregate liquidated amount as set forth on Exhibit A as of the Petition Date, plus any and all other interest, costs, fees, expenses, or additional amounts due and owing under the documents associated with each Lehman Program Security, including the terms and conditions and pricing supplements for each issuance, and under applicable law. Exhibit A sets forth the aggregate amount of the claim for each Lehman Program Security in US Dollars as of September 15, 2009, as required by the Bar Date Order. Claimant reserves the right to assert that a different currency or exchange rate is applicable to the claim.

C. Guaranty Claim

- 5. To the extent that a Lehman Program Security has been issued by an affiliate of the Debtors outside the United States with a related guaranty issued by LBHI, the Claimant has and asserts a claim against LBHI based on amounts owed pursuant to the promise, representation or agreement to answer for the payment of some debt or the performance of some duty in case of the failure of another person or entity who is liable in the first instance (the "Guaranty").
- 6. In reliance on pg. 14, subparagraph (h) of the Bar Date Order, the Claimant does not intend to complete a Guarantee Questionnaire (as that term is defined in the Bar Date Order) on account of its Guaranty Claim.

D. Reservation of Rights

- 7. The Claimant reserves the right to file a proof of claim or other evidence of its indebtedness in any pending or future proceeding in another jurisdiction arising out of either the Lehman Program Security or the Guaranty. The Claimant's filing of this Proof of Claim is without prejudice to its right to assert substantially similar claims in the insolvency proceedings relating to any of the Debtors' affiliates in other jurisdictions.
- 8. To the extent that the Debtors assert claims against the Claimant of any kind, the Claimant reserves the right to assert that such claims by the Debtors are subject to rights of setoff or recoupment, which rights may be treated as secured claims under the Bankruptcy Code. To the extent that the Debtors or any other party take any action that would give rise to a counterclaim, cross claim or other claims against the Debtors, the Claimant reserves all rights to assert such claim.
- 9. The Claimant reserves the right to (i) amend, clarify, modify, update or supplement this Proof of Claim at any time and in any respect, including without limitation to assert additional claims and requests for payment or additional grounds for its claims, or to specify the amount of the Claimant's contingent, unmatured or unliquidated claims as they become non-contingent, matured or liquidated; (ii) file additional proofs of claim at any time and in any respect; or (iii) file a request for payment of administrative or priority expenses in accordance with 11 U.S.C. §§ 503(b) and 507(a). By virtue of the filing of this Proof of Claim, the Claimant does not waive, and hereby expressly reserves, its right to pursue claims and requests for payment, including but not limited to, the claims and requests for payment described herein against the Debtors based upon alternative legal theories.

- 10. By filing this Proof of Claim, the Claimant does not waive, and specifically preserves, its procedural and substantive defenses to any claim that may be asserted against it by the Debtors, by any trustee of their estates, by any official committee appointed in these chapter 11 cases, or any other party.
- 11. The Claimant also reserves all rights accruing to it against the Debtors, and the filing of this Proof of Claim is not intended to be and shall not be construed as (a) an election of remedies or (b) a waiver or limitation of any rights of the Claimant. The Claimant reserves the right to withdraw this Proof of Claim with respect to any claims for any reason whatsoever.
- 12. This Proof of Claim shall not be deemed to be a waiver of the Claimant's right (i) to have final orders in non-core matters entered only after *de novo* review by a District Court Judge, (ii) to trial by jury in any proceeding so triable in these cases or any case, controversy, or proceeding related to these cases, (iii) to have the District Court withdraw the reference in any matter subject to mandatory or discretionary withdrawal, or (iv) to any other rights, claims, actions, set-offs, or recoupments to which the Claimant is or may be entitled, in law or in equity, all of which rights, claims, actions, defenses, set-offs, and recoupments the Claimant expressly reserves.
- 13. By the filing of this Proof of Claim, the Claimant does not submit to the jurisdiction of the Bankruptcy Court for any purpose other than with respect to this Proof of Claim.

D. Notices

14. All notices regarding this Proof of Claim should be sent to:

EFG Bank AG
Bahnhofstrasse 16
P.O. Box 2255
8022 Zurich
Switzerland

Attn: Isabel Faragalli

with a copy to:

Greenberg Traurig LLP 200 Park Avenue New York, NY 10166 Attn: Maria DiConza

15. Pursuant to pg. 14, subparagraph (i) of the Bar Date Order, the Claimant does not attach to this Proof of Claim or otherwise submit any documentation supporting the claim under the Lehman Program Security.

NY239,760,703v3

Exhibit A to Proof of Claim of EFG Bank AG, Switzerland

Currency (CCY)	ISIN CODE	Clearstream Biocking Number (#)	Principal to Claim in Local Currency	Accrued Interest to Claim in Local Currency	Principal to Claim in USD (as at 09/15/2008)	Accrued Interest to Claim in USD (as at 09/15/2008)	Total Claim in USD (as at 09/15/2008)
EUR	ANN5214A7313	CA58234	13'373	N/A	19'047	N/A	19047
EUR	CH0027120770	CA58236	120	N/A	171	N/A	171
EUR	XS0176153350	CA58237	150'000	2790	213'645	3'974	217'619
EUR	XS0185349916	CA58238	2035000	N/A	2'898'451	N/A	2'898'451
USD	XS0186883798	CA58239	307'287	N/A	307'287	N/A	307'287
EUR	XS0189741001	CA58287	541'000	5'592	770'546	7'965	778'511
EUR	XS0193035358	CA58291	14'000	49	19'940	69	20'009
USD	XS0204933997	CA74140	75'000	1'369	75'000	1369	76'369
EUR	XS0205185456	CA58293	50'000	261	71'215	372	71'587
USD	XS0207884379	CA36175	50'000	N/A	50'000	N/A	50'000
EUR	XS0208459023	CA58294	30'000	425	42'729	605	43'334
EUR	XS0210782552	CA67433	12'000	264	17'092	376	17'468
EUR	XS0213629487	CA67434	60'000	N/A	85'458	N/A	85'458
USD	XS0216140094	CA67435	120'000	677	120'000	677	120'677
EUR	XS0218304458	CA67436	125'000	2'965	178'038	4'223	182'261
EUR	XS0229584296	CA67444	320'000	22'362	455'776	31'851	487'627
EUR	XS0252835110	CA67483	250'000	1'471	356'075	2'096	358171
CHF	XS0261032238	CA57804	1'000	N/A	1'116	N/A	1'116
USD	XS0277470943	CA67832	225'000	N/A	225'000	N/A	225'000
EUR	XS0284114567	CA74141	700'000	N/A	997'010	N/A	997'010
SEK	XS0293731914	CA92121	440'000	N/A	65'095	N/A	65'095
USD	XS0299103084	CA67884	100'000	N/A	100'000	N/A	100'000
SEK	XS0299824568	CA67909	9000000	N/A	1'331'499	A/A	1'331'499
EUR	XS0301365945	CA74145	760'000	N/A	1'082'468	N/A	1'082'468

Exhibit A to Proof of Claim of EFG Bank AG, Switzerland

	ncy (CCY)	ISIN CODE	Clearstream Blocking Number (#)	Principal to Claim in Local Currency	Accrued interest to Claim in Local Currency	Principal to Claim in USD (as at 09/15/2008)	Accrued Interest to Claim in USD (as at 09/15/2008)	Total Claim in USD (as at 09/15/2008)
Č	ZK	XS0307355445	CA36181	5'800'000	124'004	343'459	7'343	350'803
E	UR	XS0307745744	CA67966	500'000	5'552	712150	7'908	720'058
E	UR	XS0308319341	CA67988	30'000	N/A	42729	N/A	42729
C	CHF	XS0309835139	CA67999	244	N/A	272	N/A	272
U	JSD	XS0319211982	CA68000	200'000	N/A	200'000	N/A	200'000
E	UR	XS0319631098	CA68003	3'000'000	N/A	4'272'900	N/A	4272900
U	ISD	XS0323108265	CA68033	315'000	N/A	315'000	N/A	315'000
U	ISD	XS0323849199	CA68127	770'000	N/A	770'000	N/A	770'000
E	UR	XS0323849355	CA68128	960'000	N/A	1'367'328	N/A	1'367'328
U	ISD	XS0324091304	CA68138	1'000'000	N/A	1'000'000	N/A	1'000'000
E	UR	XS0326006540	CA68139	200'000	9'794	284'860	13'950	298'810
E	UR	XS0326085742	CA68140	1'074'000	N/A	1'529'698	N/A	1'529'698
S	EK	XS0326108973	CA69187	12'550'000	N/A	1'856'701	N/A	1'856'701
C	HF	XS0326427480	CA69188	50'000	2'300	55795	2'567	58'362
U	SD	XS0328922645	CA69202	665'000	N/A	665'000	N/A	665'000
E	UR	XS0328923379	CA69221	2'325'000	N/A	3'311'498	N/A	3'311'498
US	SD	XS0331874163	CA69222	366'000	46'511	366'000	46'511	412'511
US	SD	XS0333449295	CA69278	000788	N/A	985'000	N/A	985'000
US	SD	XS0334693818	CA69282	5000000	N/A	5'000'000	N/A	5'000'000
US	SD	XS0336218762	CA69287	560'000	N/A	560'000	N/A	560'000
US	SD	XS0336850762	CA58226	400000	N/A	400'000	N/A	400'000
EU	JR	XS0336951107	CA69305	503'000	N/A	716'423	N/A	716'423
CH	нF	XS0338492571	CA69307	2'093'000	N/A	2'335'579	N/A	2'335'579
US	SD	XS0338493033	CA69310	60'000	N/A	60'000	N/A	60'000

Exhibit A to Proof of Claim of EFG Bank AG, Switzerland

12£.88\$.£\$	258.1E1	987.957.25	G2U NI JATOT				
500.000	∀/N	S00.000	∀/N	500.000	SEE6940	X80384368485	asn
S00.000	∀/N	S00.000	AW	500.000	C¥69332	2767E028E02X	asu
5.020.000	∀/N	5.020.000	AW	S.020,000	CV69330	ZS988699C0SX	asu
594.880	∀/N	284.860	ΑW	Z00.000	CV69329	6686448602X	สบอ
∠\$9.96Þ.€	∀/N	29.967.8	AW	5.422.000	CV69328	86888718602X	สบอ
S.000.000	AIN	S.000.000	AW	\$.000.000	CA69327	76643703602X	asu
158,366	AW	158.399	A/N	1.000.000	CV69325	76021364E0SX	нкр
110,000	∀/N	110.000	AW	110.000	C¥69324	18788484E02X	asu
000.9 <i>L</i>	AIN	000.SZ	AW	000.94	CA69319	19086438061	asu
1.454.300	∀/N	1,454.300	AW	000,000.1	CA69317	16213024E02X	EUR
S.488.525	A/N	S.488.525	AW	0007471	CA69316	668783A4602X	EUR
3.824.000	AIN	3.824.000	AW	3.824.000	CA69314	X20344556854	asn
+86.00L.1	∀/N	1.100.884	AW	000.677	C¥69312	81780424E02X	я ∪ 3
213.645	A/N	513.642	A/N	120.000	CA36371	06676266602X	สบฮ
164.999.1	A/N	1.66.8931	A/N	1.110.000	CA91763	X20339408584	RUB
ZZ6.029.1	∀/N	226.089.1	A/N	1,230.655	CA69311	86280166602X	asn
Total Claim in USD (86 22)	Accrued Inferest to Cisim in USD (as at 09/15/2008)	Principal to Claim in USD (as at 09/15/2008)	misiO of tensini beurooA yonemuO lesooJ rii	Principal to Claim In Local Currency	Clearstream Blocking Number (#)	ISIN CODE	Currency (CCY)